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is better than or equal to the premining water quality discharged from the mining site.

- (2) At CSR 38-2-7.4.b.1.C.5., the phrase, "except for ponds and impoundments located below the valley fills."
- (3) At CSR 38–2–7.4.b.1.D.2, the phrase, "except for those areas with a slope of at least 50%."
- $(\bar{4})$ At CSR 38–2–7.4.b.1.G.1., the word "excessive."
- (5) At CSR 38-2-7.4.b.1.I., the new stocking standards for commercial forestry and forestry.
- (6) At CSR 38-2-7.4.b.1.I.2., the phrase, "where there is potential for excessive erosion on slopes greater than 20%."
- (7) At CSR 38-2-7.4.b.1.I.2., the words "rock cover."
- (8) At CSR 38-2-7.4.b.1.I.3., the phrase "or, if a commercial forestry mitigation plan is submitted to the Director, and approved and completed."
- (9) The portion of CSR 38-2-7.4.b.1.I.4. concerning in-kind mitigation plans.
- (10) At CSR 38-2-14.12.a.1., the term "commercial forestry."
- (c) We are not approving the following provisions of the proposed program amendment that West Virginia submitted on March 14, 2000, March 28, 2000, and April 6, 2000:
- (1) At CSR 38-2-7.5.j.3.B., the phrase, "except for those areas with a slope of at least 50%" is not approved, and the phrase, "and other areas from which the applicant affirmatively demonstrates and the Director of the WVDEP finds that soil cannot reasonably be recovered" is not approved.
- (2) At CSR 38-2-7.5.j.6.A., the word "excessive" in the phrase "excessive erosion" is not approved.
- (3) At CSR 38-2-7.5.o.2., the new planting arrangements and stocking standards are not approved.
- (4) At CSR 38-2-7.5.o.2., the words "rock cover" are not approved.
- (d) [Reserved]
- (e) Section 22A-3-23(c)(3) of the Code of West Virginia is found inconsistent with Section 519(c)(3) of SMCRA to the extent that it states: "Provided, however, That such a release may be made where the quality of the untreated postmining water discharged is better

than or equal to the premining water quality discharged from the mining site."

(f) Section 22A-3-12(e) of the Code of West Virginia is found inconsistent with Section 515(e) of SMCRA.

(g)-(i) [Reserved]

[48 FR 52053, Nov. 16, 1983, as amended at 50 FR 28323 and 28342, July 11, 1985; 55 FR 21337, May 23, 1990; 61 FR 6535, Feb. 21, 1996; 65 FR 26135, May 5, 2000; 65 FR 50430, Aug. 18, 2000; 65 FR 80328, Dec. 21, 2000]

§948.13 State statutory and regulatory provisions set aside.

(a)–(b) [Reserved]

(c) The following wording in section 22A-3-23(c)(3) of the Code of West Virginia is inconsistent with section 519(c)(3) of the Surface Mining Control and Reclamation Act of 1977 and is hereby set aside:

Provided, however, That such a release may be made where the quality of the untreated postmining water discharged is better than or equal to the premining water quality discharged from the mining site.

- (d) Section 22A-3-12(e) of the Code of West Virginia is inconsistent with section 515(e) of the Surface Mining Control and Reclamation Act of 1977 and is hereby set aside in its entirety.
 - (e)-(f) [Reserved]

[50 FR 35084, Aug. 29, 1985, as amended at 61 FR 6535, Feb. 21, 1996]

§ 948.15 Approval of West Virginia regulatory program amendments.

The following table lists the dates that West Virginia submitted proposed amendments to OSM, the dates when OSM published final rules approving all or portions of those amendments in the FEDERAL REGISTER, and the State statutory or regulatory citations for those amendments (or a brief description of the amendment). The amendments appear in order of the date of publication of the final rules announcing OSM's decisions on the amendments. The preambles to those final rules identify and discuss any assumptions underlying approval, any conditions placed on the approval, and any exceptions to the approval.

Surface Mining Reclamation and Enforcement, Interior

| Original amendment submission date | Date of publication of final rule | Citation/description of approved provisions |
|--|--|---|
| October 29, 1981 June 17, 1982 September 14, 1982, October 29, 1982, February 16, 1983, April 29, 1983, June 15, 1983, September 13, 1983. | May 11, 1982 September 10, 1982 March 1, 1983 November 16, 1983 | §10. §E.03 of the State's coal refuse disposal regulations. §§ 4D.04h; 6A.02a.6; 6B.02, .07c.2, f; 7A.02a.6; 12B.07; 15A.01; Part H concerning alternative bonding system. Technical Handbook of Standards and Specifications for Mining Operations; applicability; bond release procedures for interim program permits; incidental mining. |
| January 12, 1984 November 20, 1984 March 30, 1984, October 30, 1984, May 20, 1985, June 14, 1985. November 11, 1985 | September 20, 1984 April 23, 1985 July 11, 1985 March 20, 1986 | Chapter 22–4 Series—blaster certification program. Chapter 22–4 Series, §6.01(B), 9—blaster certification program. Reclamation and coal refuse disposal; Transfer of program authority; permit addendum and Chapter 20, Revegetation, of the Technical Handbook for Surface Mining; permit or significant revision to a permit; the coal exploration approval document; civil penalty procedures; assessable and non-assessable violations. Financial analysis and supporting documentation demonstrating sufficient money in the special reclamation fund; withdrawals from the fund; noncoal administra- |
| June 30, 1986, April 26, 1986. June 29, 1990 July 12, 1991 | May 23, 1990 October 4, 1991 November 19, 1991 | tive expenses. Code of Violations; Replacement of all regulations in chapter 20, Article 6, Series VII and VII–A (1985) with new set of Legislative Rules at title 38, Series 2. CSR 38–2 §§2, 3, 5, 6, 9, 11 through 14, 17, 20, 22. CSR 38–2–20.5, .6, .7. |
| July 30, 1993 June 28, 1993 | August 16, 1995 October 4, 1995, February 21, 1996. | CSR 38–2–14.14(b)(4), (g)(1)(B), (g)(8), (11), (12). WV Code 22–1–4 through –8; 22–2; 22–3–3, –5, –7, –8, –9, a, –11(a), (g), –12, –13, –15, –17, –18, –19, –22, –26, –28, –40; 22B–1–4 through –12; 22B–3–4; 22B–4; CSR 38–2–1.2, –2, –3.1(o), .4, .6, .7, .8, .12, .14, .15, .16, .25, .26, .27(a), .28, .29, .30, .31(a), .32, .33, .34, –4, .1(a), .2 through .12, –5.2, .4, .5, –6, .3(b), .6, .8, –8, .1, –9, –11.1 through .7, –12.2, .3, .4(a), (2)(B), (c) through (e) except the words "other responsible party" at (e) are not approved, .5, –13, –14.5, .8, .11, .12, .14, .15, .17, .18, .19, –15.2, –16.2, –17, –18.3, –20.1, .2, .4 through .7, –22; 38–2C–4, –5, –8.2, –10.1, –11.1; 38–2D–4.4(b), –6.3(a), –8.7(a). |
| April 2, 1996 February 23, 1998 | July 24, 1996 July 14, 1998 | CSR 38–2–4.12, –5.4(c), –12.2(e), –14.3(c), .14(e)(4), .15(m), WV Code Sections 22B–1–7(d), 7(h); 22B–3–4. WV Regulations CSR 38–2–1.2(c)(1). Vacating of retroactive approval published on February 21, 1996. |
| April 28, 1997 | February 9, 1999 | W.Va. Code 22–3 Sections 3(u)(2)(1) (decision deferred), (2)(not approved), (3); 3(x), (y) (partial approval), (z) (partial approval); 13(b)(20), (22), (c)(3) (decision deferred), (15(h); 17(b); 18(c), (f); 28 (a–c) (not approved), (d), (e) (decision deferred), (f). WV Regulations CSR 38–2 Sections 2.4, 2.43 (not approved), 2.95 (not approved), 2.108, 2.120; 3.2e; 3.12.a.1 (partial approval), 2. (partial approval); 3.14.b.7 & .8 deleted, .12.E, .15.B deleted, .13.B; 3.29.a (partial approval); 3.35; 5.5.c; 6.5.a; 8.2.e; 9.2.i.2; 9.3.h.1, .2; 14.11.e, .f, .g, .h; 14.15.b.6.A, .c, .d; 16.2.c (partial approval), .2, .3, .4 (partial approval for .4); 20.1.e |
| April 28, 1997 May 11, 1998 | May 14, 1999 May 5, 2000 | W.Va. Code 22–3 Section 13(c)(3) [not approved]. West Virginia regulations at CSR 38–2–2.25; 2.102; 3.32.d.12; 14.16 through 14.19; 22.5.1; 24 (except 24.4). |
| May 5, 1999 | October 1, 1999 | CSR 38–2–2.11; 2.78; 3.12.a.2, and .2.B; 3.32.b; 3.35; 14.12.a.1; 16.2.c, and .c.3; and 22.4.q. |
| March 25, 1999 | November 12, 1999 | W.Va. Code 22–1–7(a)(7); 22–3–13(a), (b)(3) and (15), (e), and (f); 22–3–13a, in 13a(g) the words "upon request" are not approved, in 13a(j)(2) the phrase "or the surface impacts of the underground mining methods" is not approved; 22–3–22a; 22–3–23(c)(3) decision is deferred; 22–3–24(c), (d), (e), and (f); 22–3–30a, in 30a(a) the phrase "of overburden and coal" is not approved, 30a(c) and (f) are not approved; and 22–3A. |
| March 14, 2000, March 28, 2000, and April 6, 2000. | August 18, 2000 | W.Va. Code 22–3- at 3(e), (u)(2); (y); 13(c)(3) (qualified approval), (c)(3)(B)(iii); 23(c)(1), (2) (partial approval). CSR 38–2- at 2.31, 2.45, 2.98, 2.123, 2.136; 3.8c; 3.25; 7.2.i; 7.3; 7.4.a (qualified approval); 7.4.b.1; 7.4.b.1.A. (qualified approval), 7.4.b.1.B., C. (partial approval), D. (partial approval), E. (qualified approval), F., G. (partial approval), J. (qualified approval), F., G. (partial approval), J. (qualified approval), K.; 14.15.f. |
| March 14, 2000, March 28, 2000, and April 6, 2000. | December 21, 2000 | CSR 38–2–7.5.(qualified approval), 7.5.a., b., c., d., e. (qualified approval), f. (qualified approval), g. (qualified approval), h. (h.2.B. is a qualified approval), i. (i.1.B., i.3.H., i.3.Q. and i.7.A., and i.10. are qualified approvals), j. (j.2.C. and j.2.E. are qualified approvals; j.3.B. partial approval; j.4. qualified approval, j.6.A. partial approval, j.6.B. qualified approval, j.7. qualified approval), k. (qualified approval), l., m., n., o. (qualified approval; o.2. is a partial approval). |

[62 FR 9957, Mar. 5, 1997, as amended at 63 FR 37777, July 14, 1998; 64 FR 6217, Feb. 9, 1999; 64 FR 26295, May 14, 1999; 64 FR 53203, Oct. 1, 1999; 64 FR 61507, Nov. 12, 1999; 64 FR 61518, Nov. 12, 1999; 65 FR 10390, Feb. 28, 2000; 65 FR 26135, May 5, 2000; 65 FR 50430, Aug. 18, 2000; 65 FR 80328, Dec. 21, 2000]